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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/628,831 07/31/2000		Michael K. Hargens	1320	5162	
28004 SPRINT	7590 02/26/2007		EXAMINER		
6391 SPRINT PARKWAY			BOUTAH, ALINA A		
KSOPHT0101- OVERLAND F	-Z2100 PARK, KS 66251-2100		ART UNIT	PAPER NUMBER	
	•		2143		
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SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MONTHS		02/26/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Applicati	on No.	Applicant(s)			
		09/628,8	31	HARGENS ET AL.			
	Office Action Summary	Examine	7	Art Unit			
		Alina N B		2143			
Period fo	The MAILING DATE of this communic or Reply	ation appears on th	e cover sheet with th	e correspondence address			
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIC nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communic period for reply specified above is less than thirty (30) period for reply is specified above, the maximum stature to reply within the set or extended period for reply wireply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no exploration. days, a reply within the statory period will apply and will, by statute, cause the apply.	rent, however, may a reply be tutory minimum of thirty (30) rill expire SIX (6) MONTHS fo blication to become ABANDO	e timely filed days will be considered timely. rom the mailing date of this communication. DNED (35 U.S.C. § 133).			
Status							
1)⊠	Responsive to communication(s) filed	on 10 October 200	<i>9</i> 6.				
2a) <u></u>		o)⊠ This action is r					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5)□ 6)⊠ 7)□	Claim(s) 100-119 is/are pending in the 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) 100-119 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction	withdrawn from co					
Applicat	ion Papers						
9)[The specification is objected to by the	Examiner.					
10)	The drawing(s) filed on is/are: a						
	Applicant may not request that any objecti						
11)	Replacement drawing sheet(s) including the The oath or declaration is objected to be			The state of the s			
Priority (ınder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
Attachmen	t(s)						
	e of References Cited (PTO-892)		4) Interview Summa	ary (PTO-413)			
2) 🔲 Notic 3) 🔲 Infor	e of Draftsperson's Patent Drawing Review (PT0 mation Disclosure Statement(s) (PT0-1449 or PT r No(s)/Mail Date		Paper No(s)/Mai				

DETAILED ACTION

In view of the Pre-Appeal Conference decision dated 4 December 2006, PROSECUTION IS HEREBY REOPENED. A new ground of rejection is set forth below.

To avoid abandonment of the application, appellant must exercise one of the following two options:

- (1) file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply under 37 CFR 1.113 (if this Office action is final); or,
 - (2) request reinstatement of the appeal.

If reinstatement of the appeal is requested, such request must be accompanied by a supplemental appeal brief, but no new amendments, affidavits (37 CFR 1.130, 1.131 or 1.132) or other evidence are permitted. See 37 CFR 1.193(b)(2).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 100-119 are rejected under 35 U.S.C. 103(a) as being unpatentable over USPAP 2002/0046255 issued to Moore et al. (hereinafter referred to as Moore) in view of USPN 5,991,381 issued to Bouanaka et al. (hereinafter referred to as Bouanaka).

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Regarding claim 100, Moore teaches a method of providing communication accounts to end-users from a plurality of web sites, the method comprising:

in a first one of the web-sites, interacting with a first one of the end-users over the internet, and in response, transferring a first communication account request over the internet to an account server [0010; 0016];

selecting a first account code for the first end-user in response to validating the first web site, and transferring the first account code over the internet to the first web site [0006; 0031-0032; 0038];

in the first web-site, transferring the first account code over the internet to the first enduser wherein the first end user uses the first account code to obtain a first communication service from a communication service provider [figures 2 and 3; 0012; 0014; 0015; 0017].

Although Moore does not explicitly teach a second one of the web-sites interacting with second one of the end-users, he teaches providing communication accounts to end-users from multiple web sites (Moore: figure 1, 0005, 0027, 0029). One of ordinary skill in the art would have recognized that the second web-site is identical to that of first web-site.

However, Moore does not explicitly teach in the account server, validating the first website in response to receiving the first communication account request. In an analogous art, Bouanaka teaches a server that validates a request in response to receiving a communication account request (figure 2: 40). At the time the invention was made, one of ordinary skill in the art would have been motivated to validate a website in response to receiving a request in order to process user's request automatically, thus allowing users to access the resource.

Regarding claim 101, Moore teaches the method of claim 100 wherein the communication service comprises a prepaid communication service [abstract].

Regarding claim 102, although Moore does not explicitly teaches the method of claim 100 wherein the communication service is a wireless communication service, it would have been obvious to one of ordinary skill in the art that the teaching of Moore can be easily applied to wireless communication as well as wired.

Regarding claim 103, Moore teaches the method of claim 100 wherein the communication service comprises an internet access service [0044].

Regarding claim 104, Moore teaches the method of claim 100 wherein the first account code comprises a personal identification number (PIN) [figure 2].

Regarding claim 105, Moore teaches the method of claim 100 wherein the first account code comprises a password [figure 2].

Regarding claim 106, Moore teaches the method of claim 100 wherein the first communication account request identifies the first end-user and the second communication account request identifies the second end-user [0005].

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Regarding claim 107, Moore teaches the method of claim 100 wherein the first communication account request identifies a first monetary amount and the second communication account request identifies a second monetary amount [0046].

Regarding claim 108, Moore teaches the method of claim 100 further comprising, in the account server, selecting a first monetary amount for the first account code and selecting a second monetary amount for the second account code [0046].

Regarding claim 109, the Moore teaches the method of claim 100 further comprising, in the account server, selecting a first time amount for the first account code and selecting time amount for the second account code [0046].

Claims 110-119 are similar to claims 100-109, respectively, therefore are rejected under the same rationale.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alina N. Boutah whose telephone number is 571-272-3908. The examiner can normally be reached on Monday-Friday (9:00 am - 5:00 pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A. Wiley can be reached on 571-272-3923. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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